| X IAN WINDLEY, | 1606/88/1 |
|---|--|
| Plaintiff, | |
| -against- | 19 CIVIL 4858 (PMH) |
| WESTCHESTER COUNTY, et al., | JUDGMENT |
| Defendants. | |
| It is hereby ORDERED , ADJUDGED AN | ND DECREED: That for the reasons |
| stated in the Court's Memorandum Opinion and Order d | ated January 27, 2021, Defendants' motion |
| to dismiss is GRANTED. While "[d]istrict courts should | d frequently provide leave to amend before |
| dismissing a pro se complaint leave to amend is not n | ecessary when it would be futile." Reed v. |
| Friedman Mgt. Corp., 541 F. Appx 40, 41 (2d Cir. 2013 |) (citing Cuoco v. Moritsugu, 222 F.3d 99, |
| 112 (2d Cir. 2000)). Plaintiff's Complaint is dismissed | with prejudice as any amendment would |
| be futile; accordingly, this case is closed. | |
| Dated: New York, New York | |
| January 28, 2021 | |
| | RUBY J. KRAJICK |
| DX | Clerk of Court |
| BY: | Deputy Clerk |